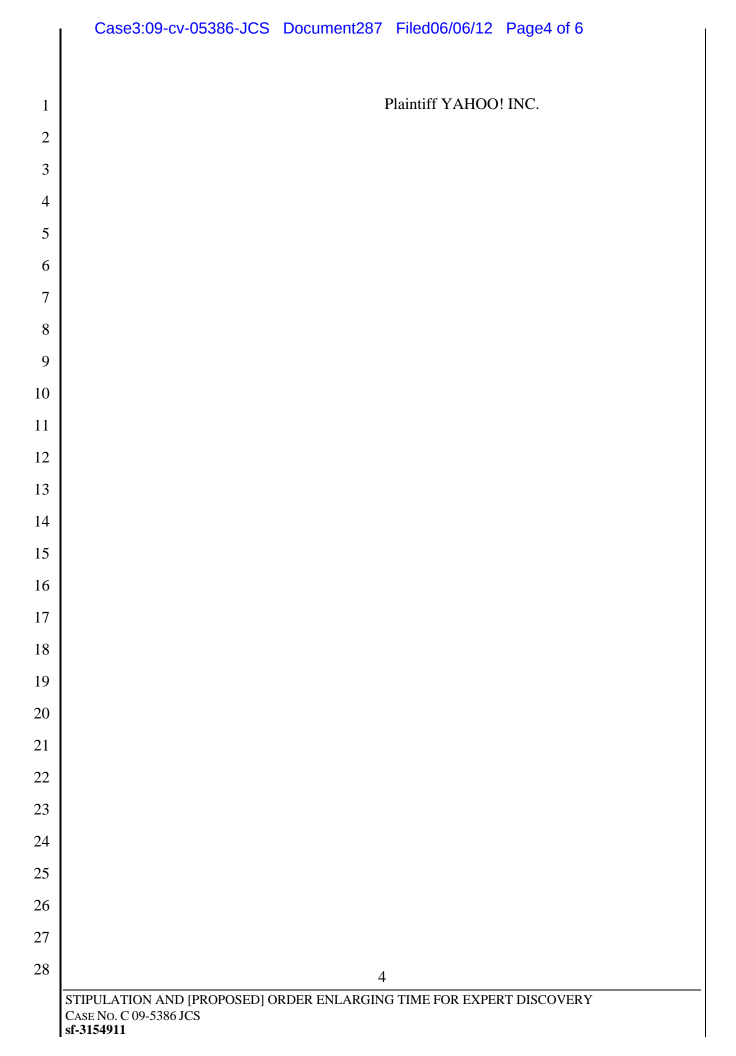
STIPULATION AND [PROPOSED] ORDER ENLARGING TIME FOR EXPERT DISCOVERY Case No. C 09-5386 JCS sf-3154911

1	Pursuant to Civil Local Rules 6-1(b), 6-2, and 7-12, the parties, through their undersigned				
2	counsel, hereby stipulate, subject to the Court's approval, as follows:				
3	WHEREAS, on March 15, 2012, the Court adopted the parties' stipulation to extend the				
4	close of expert discovery for the Augme Patents to June 7, 2012 (Docket No. 243);				
5	WHEREAS the parties have agreed that Yahoo! may take the deposition of Dr. Samrat				
6	Bhattacharjee for no more than ten hours, consisting of no more than five hours for each expert				
7	report and no more than one questioning attorney;				
8	WHEREAS, accordingly, the parties have scheduled the following expert depositions:				
9	May 31, 2012: Shishir Gundavaram				
10	• June 4 and 5, 2012: Samrat Bhattacharjee				
11	• June 6, 2012: Stephen Gray				
12	WHEREAS, the parties have met and conferred regarding the scheduling of the expert				
13	deposition of Glenn Weadock;				
14	WHEREAS, based on Mr. Weadock's and counsel's schedules, the parties have agreed to				
15	extend the close of expert discovery to June 8, 2012, for the sole purpose of the deposition of				
16	Glenn Weadock;				
17	WHEREAS, the parties have agreed to work cooperatively to schedule the depositions of				
18	damages experts Michele Riley and Dr. Allyn Strickland in July 2012, and plan to seek an				
19	extension separately for those depositions once they have agreed to a schedule for them;				
20	WHEREAS, no other scheduled dates in this action will be changed due to this extension;				
21	THEREFORE, based on the parties' agreement, the parties respectfully request that the				
22	Court enter an order extending expert discovery to June 8, 2012, for the sole purpose of the				
23	deposition of Glenn Weadock.				
24	Datade Ivna 5, 2012 Dagmaetfully submitted				
25	Dated: June 5, 2012 Respectfully submitted,				
26	By: /s/ Gregory S. Bishop The great I. Short I. (greather vice)				
27	Thomas J. Scott Jr. (pro hac vice) tscott@goodwinprocter.com Jonnifor A. Albert (pro hac vice)				
28	Jennifer A. Albert (pro hac vice) 2				

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15			Defendant AU and Countercl	IGME TECHNOLOGIES, INC. aim Defendant
16			WORLD TAL	LK RADIO, LLC
17 18	Dated: June 5, 2012	F	Respectfully subm	nitted,
19		Ī	By: <u>/s/ Richard S.</u> .	J. Hung
20		-	Rachel Kreva rkrevans@mo	ns (116421)
21				Hung (197425)
22			Daniel P. Mus dmuino@mot	ino (209624)
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	STIPULATION AND [PROPOSED] ORDER ENLARGING TIME FOR EXPERT DISCOVERY CASE NO. C 09-5386 JCS			

STIPULATION AND [PROPOSED] ORDER ENLARGING TIME FOR EXPERT DISCOVERY CASE No. C 09-5386 JCS sf-3154911



[PROPOSED ORDER] PURSUANT TO STIPULATION, IT IS SO ORDERED. June 6 Date: _, 2012 UNITED ST JUDGE

STIPULATION AND [PROPOSED] ORDER ENLARGING TIME FOR EXPERT DISCOVERY CASE No. C 09-5386 JCS sf-3154911

1	GENERAL ORDER 45 ATTESTATION				
2	I, John K. Blake, Jr., am the ECF User whose ID and Password are being used to file this				
3	STIPULATION AND [PROPOSED] ORDER ENLARGING TIME FOR EXPERT				
4	DISCOVERY				
5	In compliance with General Order 45, X.B., I hereby attest that Gregory S. Bishop and Richard				
6	S.J. Hung have concurred to its filing.				
7	Dated: June 5, 2012 /s/ John K. Blake, Jr.				
8	John K. Blake, Jr.				
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STIPULATION AND [PROPOSED] ORDER ENLARGING TIME FOR EXPERT DISCOVERY CASE No. C 09-5386 JCS sf-3154911